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Co-Counsel to the Ad Hoc Committee of Governmental and Other Contingent Litigation Claimants

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

		· X	
In re		:	Chapter 11
		:	
PURDUE PHARMA L.P.,	et al.,	:	Case No. 19-23649 (RDD)
		:	
	Debtors ¹ .	:	(Jointly Administered)
		· x	

TENTH MONTHLY FEE STATEMENT OF OTTERBOURG P.C. FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES INCURRED AS CO-COUNSEL OF THE AD HOC COMMITTEE'S PROFESSIONALS FOR THE PERIOD OF JULY 1, 2020 THROUGH AND INCLUDING JULY 31, 2020

Name of Applicant:	Otterbourg P.C.
Applicant's Role in Case:	Co-Counsel to the Ad Hoc Committee of Governmental and Other Contingent Litigation Claimants
Date of Order Approving Debtors' Payment of Fees and Expenses of Applicant:	December 2, 2019, [dkt. no. 553]

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF L.P. (0495), SVC Pharma L.P. (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

Period for Which Compensation is Sought:	July 1, 2020 – July 31, 2020
Total Amount of Fees Incurred:	\$223,736.00
Total Fees Requested (80%):	\$178,988.80
Total Reimbursement of Expenses Incurred:	\$183.70
Total Reimbursement of Expenses Requested (100%):	\$183.70
Total compensation and Reimbursement Requested in this Statement:	\$179,172.50
This is Applicant's:	Tenth Monthly Fee Statement

Pursuant to the Order Authorizing the Debtors to Assume the Reimbursement Agreement and Pay the Fees and Expenses of the Ad Hoc Committee's Professionals, dated December 2, 2019 [Dkt. No. 553] (the "Fee Assumption Order"), and the Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals, dated November 21, 2019 [Dkt. No. 529] (the "Interim Compensation Order"), Otterbourg P.C. (the "Applicant"), Co-Counsel to the Ad Hoc Committee of Governmental and Other Contingent Litigation Claimants in the above-captioned case, hereby submits this Ninth Monthly Fee Statement (the "Fee Statement") for the period of July 1, 2020 - July 31, 2020 (the "Statement Period").

Itemization of Services Rendered and Disbursements Incurred

1. Annexed hereto as **Exhibit A** is a chart of the aggregate number of hours expended and fees incurred by professionals and paraprofessionals during the Statement Period with respect to each of the project categories. As reflected in Exhibit A, Applicant incurred \$223,736.00 in fees during the Statement Period. Pursuant to this Fee Statement, Applicant seeks reimbursement for 80% of such fees, totaling \$178,988.80.

- 2. Annexed hereto as **Exhibit B** is a chart of Applicant's professionals and paraprofessionals, including the standard hourly rate for each attorney and paraprofessional who rendered services to the Debtors in connection with these chapter 11 cases during the Statement Period and the title, hourly rate, aggregate hours worked and the amount of fees earned by each professional. The blended hourly billing rate of attorneys for all services provided during the Statement Period is \$1163.10². The Blended hourly rate of all paraprofessionals is \$305.00³. A copy of the computer-generated time entries reflecting the time recorded, organized in project billing categories by Applicant is attached hereto as **Exhibit C**.
- 3. Annexed hereto as **Exhibit D** is a chart of necessary and out-of-pocket expenses incurred by the Applicant in the amount of \$183.70 in connection with providing professional services during the Statement Period. A copy of the computer-generated list of expenses is attached hereto as **Exhibit E**.
- 4. Applicant, to the best of its knowledge, has not included any fees in connection with or relating to the allocation of value among the Debtors' creditors (the "Allocation Fees"). Pursuant to the Fee Assumption Order, Applicant may request Allocation Fees through a separate application at a later date.

Notice

Applicant will provide notice of this Fee Statement in accordance with the Interim
 Compensation Order.

WHEREFORE, Applicant, in connection with services rendered as co-counsel to the ad hoc committee of governmental and other contingent litigation claimants, respectfully requests

The blended hourly billing rate of \$1163.10 is derived by dividing the total fees for attorneys of \$221,571.00 by the total hours of 190.5.

The Blended hourly billing rate of \$305.00 for paraprofessionals is similarly derived by dividing the total fees for paraprofessionals of \$2,165.50 by the total hours of 7.1.

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(i) compensation in the amount of \$178,988.80which is equal to 80% of the total amount of reasonable compensation for actual, necessary legal services that Applicant incurred in connection with such services during the Statement Period (*i.e.*, \$223,736.00) and (ii) payment of \$183.70 for the actual, necessary expenses that Applicant incurred in connection with such services during the Statement Period.

Dated: November 13, 2020 New York, New York

OTTERBOURG P.C.

By: /s/ Melanie L. Cyganowski

Melanie L. Cyganowski, Esq. Jennifer S. Feeney, Esq. 230 Park Avenue

New York, New York 10169 Telephone: (212) 661-9100 Facsimile: (212) 682-6104

Co-Counsel to the Ad Hoc Committee of Governmental and Other Contingent Litigation Claimants

EXHIBIT A

Fees By Project Category

SUMMARY OF COMPENSATION BY PROJECT CODE FOR THE STATEMENT PERIOD

Project Code	Project Category	Total Hours	Total Fees
PU01	Asset Analysis and Recovery	5.6	\$6,201.50
PU03	Business Operations	.8	\$1,052.00
PU04	Case Administration	27.6	\$34,612.00
PU05	Claims Analysis	137.4	\$158,275.00
PU06	Employment and Fee Applications	10.8	\$5,855.50
PU09	Meetings and Communications w/ AHC	15.4	\$17,740.00
	TOTALS:	197.6	\$223,736.00

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EXHIBIT B

Professional and Paraprofessional Fees

SUMMARY OF HOURS BILLED BY PROFESSIONALS AND PARAPROFESSIONALS FOR THE STATEMENT PERIOD

Professional	Year Admitted	Rate Per Hour	No. of Hrs.	Total Compensation
Melanie L. Cyganowski ("MLC") Partner	1982	\$1315.00	140.7	\$185,020.50
Jennifer S. Feeney ("JSF") Of Counsel	1998	\$850.00	36.2	\$30,770.00
Michael A. Pantzer ("MAP") Associate	2017	\$425.00	13.6	\$5,780.00
Jessica K. Hildebrandt ("JKH") Paralegal	N/A	\$305.00	7.1	\$2,165.50
	TOTAL		197.6	\$223,736.00

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EXHIBIT C

Time Detail

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November 10, 2020

BILL NO. 213519

Client/Matter No.: 20186/0002 Matter Name: CHAPTER 11

Billing Partner: RL STEHL

For Services Rendered Through July 31, 2020:

Phase: PU()1	ASSET ANALYSIS	AND RECOVERY
DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/01/20 JSF	Examine Documents Review of UCC Motion Seeking 2004s of IAC and Related Sackler Entites Seeking Diligence	.40 s	340.00
07/06/20 JSF	Telephone Call(s) Participate in Call with Due Diligence Subcommittee for Houlihan and FTI Update	.30	255.00
07/14/20 MLC	Analysis of Memorandum Review of debtors' proposed redline of changes to protective order	.80	1,052.00
07/16/20 MLC	Analysis of Memorandum Review of Debtors' motion to approve secon amended protective order	.80 d	1,052.00
07/22/20 JSF	Telephone Call(s) Participate in Conference Call - Joint Presentation of Financial Outlook for Debtors	1.40	1,190.00

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Client/Mat Page 2	ter: 20186/0002		November 10, 2020 BILL NO. 213519
DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/22/20 JSF	Examine Documents Review Creditors' Presentation on Distributable Value of Debtors	.40	340.00
07/22/20 MLC	Conference call(s) Joint financial presentation by FTI/Houlihan with DOJ	1.50	1,972.50
TOTAL PHAS	E PU01	5.60	\$6,201.50
Phase: PU0	3	BUSI	INESS OPERATIONS
DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/02/20 MLC	Analysis of Memorandum Review of Debtors motion re intellipharmaceuticals	.80	1,052.00
TOTAL PHAS	E PU03	.80	\$1,052.00
Phase: PU0	4	CASE	E ADMINISTRATION
DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/01/20 MLC	Correspondence Correspondence re payment of Dr Hyde fees	.30	394.50

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/02/20 MLC	Correspondence Correspondence with AHC counsel re preparation for omnibus hearing	.30	394.50
07/02/20 JKH	Diary & Docket Review motion of insurance claimants and calendar hearing and objection dates	.10	30.50
07/03/20 MLC	Correspondence Correspondence between AHC counsel and DOJ re various deadlines and meetings	.40	526.00
07/09/20 MLC	Conference call(s) Conference call with UCC counsel, AHC and NCSG counsel re article re political contributions	.50	657.50
07/10/20 MLC	Conference call(s) Conference call with Paul Singer and Ken Eckstein re UCC and article re: Debtors' political contributions	.50	657.50
07/10/20 MLC	Correspondence Follow up correspondence re political contributions motion made by UCC	.30	394.50
07/10/20 MLC	Analysis of Memorandum Review of UCC motion re political contributions	.60	789.00

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OTTERBOURG P.C. 230 Park Avenue New York, NY 10169-0075

Client/Matter: 20186/0002 November 10, 2020 Page 4 BILL NO. 213519

DATE ATTORNEY DESCRIPTION HOURS AMOUNT 07/11/20 .20 Correspondence 263.00 Correspondence among AHC counsel re NCSG MT_iC communications re UCC political contributions motion .50 07/12/20 Correspondence 657.50 Correspondence by UCC counsel re pending MLC class action motions 07/12/20 .30 394.50 Correspondence Correspondence by affected parties MLC responding to UCC proposed stipulation Re: Class Action Motions 07/12/20 .30 Correspondence 394.50 MLC Correspondence by rate payers counsel re UCC proposed stipulation re class action motions 07/12/20 Correspondence .40 526.00 MLC Correspondence among AHC counsel re UCC proposed stipulation Re: Class Certification Motions 07/13/20 Conference call(s) 1.20 1,578.00 MLC Conference call with AHC counsel only to review strategies and pending court motions 07/13/20 Draft/revise 1.20 1,578.00 MLC Review of draft of second interim fee application

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Otterbourg P.C.

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Client/Matter: 20186/0002 November 10, 2020 Page 5 BILL NO. 213519

DATE ATTORNEY DESCRIPTION HOURS AMOUNT 07/13/20 .60 Analysis of Memorandum 789.00 MT_iC Review of debtors' motion re extension of non-dischargeability bar date and proposed order re same 07/13/20 Correspondence .30 394.50 Correspondence with AHC members re PI data MLC review process 07/13/20 526.00 Telephone Call(s) .40 Telcon with Robert Charbonneau re Florida MLC opposition to various motions 07/15/20 Conference call(s) . 40 526.00 Conference call with Texas concerning MLC proof of claim process and documentation .50 07/15/20 Analysis of Memorandum 657.50 MLC Review of Debtors' revised opposition to class action motions 07/17/20 Conference call(s) .90 1,183.50 Conference call with monitor MLC 07/17/20 Conference call(s) .80 1,052.00 MLC Conference call with Monitor Vilsack re various matters including political donations by Purdue

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DATE ATTORNEY DESCRIPTION HOURS AMOUNT 07/17/20 526.00 Analysis of Memorandum .40 Review of summary of call with Monitor MT_iC Vilsack re various matters including political donation process implemented by Purdue 07/17/20 .60 789.00 Analysis of Memorandum MLC Review of draft joint statement with respect to the exclusivity motion Draft/revise 07/18/20 .60 789.00 MLC Reviewed and revised statement re debtors' motion to extend exclusivity Analysis of Memorandum 07/18/20 526.00 .40 MLC Review of NCSG comments to draft of statement concerning debtors' exclusivity motion 07/19/20 Correspondence .30 394.50 MLC Correspondence re withdrawal of tribal class action motion 07/20/20 Draft/revise .50 657.50 MLC Review of revisions to joinder to debtors motion to extend exclusivity 07/20/20 Draft/revise .90 1,183.50 MLC Review of proposed changes to AHC/NCSG memo in support of exclusivity extension

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/21/20 JSF	Examine Documents Review of Debtors' Motion to Extend Exclusivity and Responses	.20	170.00
07/21/20 MLC	Correspondence Correspondence with counsel for Debtors, AHC and others re preparation for oral argument at July 23 hearing	.20	263.00
07/22/20 MLC	Conference call(s) Conference call with counsel re response to class action certification motions	.70	920.50
07/22/20 MLC	Correspondence Correspondence with UCC counsel re suggestion to adjourn pending motions for class action certification for filing proofs of claims	.30	394.50
07/23/20 JSF	Telephone Call(s) Telephonic Court Hearing to Consider Motion for Exclusivity and Motions to Adjourn Hearing on Class Certification Requests	3.20	2,720.00
07/23/20 MLC	Court Appearance - General Court hearing on various matters including class certification motions by private insurance claimants (MLC Portion)	1.70	2,235.50

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/23/20 MLC	Conference call(s) Follow up conference call with debtors counsel and AHC counsel in preparation for court hearing on class action certification motions	.50	657.50
07/23/20 MLC	Prepare for Court Appearance Prepared for court hearing on pending motions including political contributions issue	1.20	1,578.00
07/23/20 MLC	Correspondence Correspondence re NAACP intent to intervene in Purdue Pharma case	.40	526.00
07/23/20 MLC	Analysis of Memorandum Review of memo summarizing motions pending before the Court in preparation for hearing	.70	920.50
07/24/20 MLC	Analysis of Memorandum Review of proposed order submitted by UCC re adjournment of class action motions	.20	263.00
07/24/20 MLC	Analysis of Memorandum Review and analysis of presentation to DOJ on overview of PHI	.70	920.50
07/26/20 MLC	Analysis of Memorandum Review of certain documents provided by Milbank including Rhodes Board meeting minutes	1.10	1,446.50

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DATE <u>ATTORNEY</u>	DESCRIPTION	HOURS	AMOUNT
07/27/20 MLC	Correspondence Review of draft correspondence re response to NAACP request to intervene	.60	789.00
07/27/20 MLC	Correspondence Correspondence among AHC counsel re NAACP request to intervene	.40	526.00
07/28/20 MLC	Correspondence Correspondence with TN and TX re AHC position re NAACP being allowed to "intervene" in bankruptcy case	.20	263.00
07/31/20 MLC	Analysis of Memorandum Review of data concerning county populations throughout the United States	.60	789.00
TOTAL PHAS	SE PU04	27.60	\$34,612.00
Phase: PUO	5		CLAIMS ANALYSIS
DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/01/20 JSF	Telephone Call(s) Call with Pillsbury Firm re: Template for States' Information in Consolidated States' POC	.20	170.00

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/01/20 JSF	Examine Documents Review Changes and Updates to Consolidated States' Proof of Claim Form and Schedules for Distribution to States for Review	1.40	1,190.00
07/01/20 JSF	Telephone Call(s) Call with State Reps and NCSG and AHC Attorneys re: Consolidated Claim Issues	.70	595.00
07/01/20 MLC	Conference call(s) Working session with Pillsbury re revisions to draft consolidated proof of claim	.80	1,052.00
07/01/20 MLC	Conference call(s) Call with Brattle and Pillsbury and Brown Rudnick re inter-relationship of States/Non-States Proofs of Claim	.70	920.50
07/01/20 MLC	Correspondence Correspondence re non-opioid claims	.40	526.00
07/01/20 MLC	Analysis of Memorandum Review of summary of Class Action stipulation of certain Canadian claims and related motions pending before Court	1.10	1,446.50
07/01/20 MLC	Draft/revise Reviewed revisions by Pillsbury of States' Consolidated Claims	1.20	1,578.00

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DATE ATTORNEY DESCRIPTION HOURS AMOUNT 07/01/20 .20 Correspondence 263.00 MT_iC Correspondence with Brattle and Pillsbury concerning West Virginia description of claims 07/01/20 Correspondence .20 263.00 MLC Correspondence with States concerning revisions to Consolidated States Claims 07/01/20 Review Documents .60 255.00 MAP Review Bar Date Orders and Government POC Form in preparation of Conference Call with Pillsbury regarding consolidated claim 07/01/20 .20 85.00 Telephone Call(s) Phone call with Pillsbury regarding MAP consolidated Proof of Claim 07/01/20 Review Documents .40 170.00 MAP Review Pillsbury's edits to Consolidated Proof of Claim Supplement & Authorization 07/02/20 Conference call(s) 1.00 1,315.00 Call with Brattle and Pillsbury re working MLC session on State's consolidated proof of claim 07/02/20 .20 263.00 Correspondence MLC Correspondence with States concerning Brattle's analysis of each State

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/02/20 MLC	Analysis of Memorandum Review of class action motions filed by private insurance claimants	1.30	1,709.50
07/02/20 MLC	Correspondence Correspondence re estimation of claims of municipalities	.40	526.00
07/02/20 MLC	Correspondence Correspondence with Debtors' counsel, NCSG and MSGE counsel, and AHC counsel re meeting to discuss class action motions	.20	263.00
07/02/20 MLC	Correspondence Correspondence with Ted Miller re estimation of municipal claims	.20	263.00
07/02/20 MLC	Review Financial Documents Review of Brattle estimation of damages for U.S. states and territories, including federal disbursements and excluding municipalities	1.10	1,446.50
07/02/20 MLC	Draft/revise Review of Pillsbury proposed changes to draft of Consolidated States claims	.80	1,052.00
07/02/20 MLC	Review Financial Documents Review of Brattle's proposed changes to working draft	.60	789.00

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DATE ATTORNEY DESCRIPTION HOURS AMOUNT 07/02/20 .30 Correspondence 394.50 MT_iC Correspondence between Troop, Donahue and Brattle concerning calculations of certain damages 07/03/20 Conference call(s) .70 920.50 MLC Conference call with Purdue counsel re class action certification motions 07/03/20 Conference call(s) 1.00 1,315.00 Conference call with Purdue AHC counsel re MLC proofs of claims 07/06/20 Conference call(s) 1.10 1,446.50 Conference call with Purdue AHC counsel and MLC DPW re response to Class Claims motions 07/07/20 Examine Documents .20 170.00 JSF Review of Comments from States re: Consolidated Claim Submission 07/07/20 Conference call(s) .50 657.50 Conference call with KY and Paul Singer re MLC proof of claim process 07/07/20 Conference call(s) .80 1,052.00 MLC Conference call with Brattle and Pillsbury with States re preparation of consolidated proof of claim

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/08/20 JSF	Examine Documents Review Documents: Revisions to States' Consolidated Claim	.30	255.00
07/08/20 MLC	Conference call(s) Conference call with Alabama outside counsel re proof of claim process	.60	789.00
07/08/20 MAP	Draft/revise Revise reservation of rights language to reflect severability of claims	.80	340.00
07/09/20 MLC	Conference call(s) Conference call with KL and DPW re stipulation entered into between Debtors and certain Canadian classes	.80	1,052.00
07/09/20 MLC	Analysis of Memorandum Review and analysis of motion concerning Canadian class stipulation	1.40	1,841.00
07/09/20 MLC	Correspondence Correspondence with Troop re different approaches suggested by different States' Consolidated Claim	.20	263.00
07/10/20 MLC	Conference call(s) Conference call in which Dr Hyde describes nature of hospitals' claims	.80	1,052.00

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DATE AMOUNT ATTORNEY DESCRIPTION HOURS 07/10/20 Analysis of Memorandum .30 394.50 MT_iC Analysis of nature of hospital claims 07/10/20 Conference call(s) 1.00 1,315.00 Conference call with DOJ, AHC, NCSG and MSG MLC re overview of HHS potential claims and related matters 07/10/20 Conference call(s) .50 657.50 Conference call with Alabama outside MLC counsel re proof of claim process 07/10/20 Conference call(s) .50 657.50 MT_iC Conference call with KY counsel re proof of claim process 07/10/20 Analysis of Memorandum .60 789.00 Review of analysis prepared by Dr Hyde Re: MLC Hospital Claims 07/10/20 .20 Correspondence 263.00 MLC Correspondence with Ringer re Ted Miller's analysis 07/10/20 Analysis of Memorandum .50 657.50 MLC Review of motion filed by Tribe re class action certification

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Otterbourg P.C.

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/11/20 MLC	Correspondence Review of email from MSGE to Brown Rudnick concerning filing of claims by municipalities	.40	526.00
07/12/20 MLC	Telephone Call(s) Telcon with Troop re drafting of consolidated states claim	.40	526.00
07/12/20 MLC	Correspondence Correspondence with Troop and Donahue re consolidated states claim	.30	394.50
07/13/20 JSF	Telephone Call(s) Call with Pillsbury Firm and State Reps re: Revisions to States' Consolidated POC and Process for Filing	.50	425.00
07/13/20 JSF	Examine Documents Review of Updated Consolidated States' POC Forms	.40	340.00
07/13/20 MLC	Conference call(s) Working session conference call with Pillsbury to review and revise consolidated proof of claim draft	.50	657.50
07/13/20 MLC	Correspondence Response to MSGE re claims of municipalities	.30	394.50

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OTTERBOURG P.C.

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/13/20 MLC	Correspondence Correspondence with Emily Grimm re Ted Miller analysis	.30	394.50
07/13/20 MLC	Draft/revise Review of Pillsbury revisions to consolidated state claim	1.10	1,446.50
07/13/20 MLC	Analysis of Memorandum Review of draft of Florida opposition to class action motions	.50	657.50
07/13/20 MLC	Analysis of Memorandum Review of Brattle update of analysis of claims	.40	526.00
07/13/20 MLC	Analysis of Memorandum Review of draft of opposition by AHC/NCSG/MSGE to class action motions	.80	1,052.00
07/13/20 MLC	Correspondence Correspondence with States re proposed changes to draft of consolidated states claim	.70	920.50
07/13/20 MAP	Conference call(s) Conference call with Pillsbury and J Donahue regarding status of State Consolidated Proof of Claim	.50	212.50

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/14/20 MLC	Conference call(s) Conference call with Brattle and the States repreparation of the consolidated proof of claim	1.00	1,315.00
07/14/20 MLC	Conference call(s) Conference call with Troop and Brattle re number of deaths from opioid's and related metrics	.50	657.50
07/14/20 MLC	Correspondence Correspondence with Jim Donahue and Troop re Brattle analysis and follow up changes	.40	526.00
07/14/20 MLC	Prepare for Meeting Prepared for meeting with States and Brattle	.80	1,052.00
07/14/20 MLC	Correspondence Correspondence with Brattle and Pillsbury re opioid death data	.80	1,052.00
07/15/20 JSF	Examine Documents Comments from States to Consolidated Claim Materials	.50	425.00
07/15/20 JSF	Telephone Call(s) Call with Pillsbury re: Revisions to Consolidated State Claim	.30	255.00

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DATE ATTORNEY DESCRIPTION HOURS AMOUNT 07/15/20 .50 Telephone Call(s) 657.50 Telcon with Paul Singer and Pillsbury re MT_iC Texas proof of claim Data for Consolidated Claim .50 07/15/20 Telephone Call(s) 657.50 Call with Virgin Islands re proof of claim MLC process 07/15/20 .80 Correspondence 1,052.00 Correspondence with States to collect data MLC for Brattle computations 07/15/20 Draft/revise 1.30 1,709.50 Reviewed and revised draft of Consolidated MLC States Claim .60 789.00 07/15/20 Analysis of Memorandum MLC Review of Pillsbury comments and proposed revisions to draft opposition re class action motions 07/15/20 Analysis of Memorandum .60 789.00 Review of Texas draft of Consolidated State MLC Claim 07/15/20 Correspondence .60 789.00 MLC Review of Bratte's communications with States re State calculations estimates

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DATE ATTORNEY DESCRIPTION HOURS AMOUNT 07/15/20 .20 Correspondence 263.00 Email with Carol Jacobs from Virgin Islands MT_iC re POC process 07/15/20 526.00 Correspondence .40 MLC Correspondence with States' working group re next steps 07/15/20 Review/analyze .60 183.00 Review of state schedules JKH 07/15/20 Conference call(s) .30 127.50 Conference Call with Otterbourg Team & MAP Pillsbury regarding State Consolidated Proof of Claim Draft/revise .20 07/15/20 85.00 Review latest draft of State Consolidated MAP Proof of Claim form and comments from states regarding POC Form 07/16/20 Examine Documents .40 340.00 Review AHC Objection to Motions to File JSF Consolidated Claim 07/16/20 Examine Documents .60 510.00 JSF Revised Consolidated Claim Form and Supporting Information Delivered to States

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/16/20 MLC	Conference call(s) Conference call meeting with Pillsbury re revisions to proof of claim draft	1.10	1,446.50
07/16/20 MLC	Conference call(s) Conference call with Molton, Cicero, Eckstein and Ringer re certain changes proposed to States' collective theories in POC	.50	657.50
07/16/20 MLC	Draft/revise Revised narrative in States' draft POC re focus on municipalities	.70	920.50
07/16/20 MLC	Correspondence Review of Brattle email describing proposed narrative re States' POC	.60	789.00
07/16/20 MLC	Correspondence Correspondence by David Nachman re proposed narrative description in POC	.30	394.50
07/16/20 MLC	Analysis of Memorandum Review of draft opposition to motion for class certification	.90	1,183.50
07/16/20 MLC	Draft/revise Reviewed and revised drafts prepared by Brattle of each State's summary	1.70	2,235.50

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/16/20 MLC	Correspondence Correspondence involving Alabama POC issues	.40	526.00
07/16/20 MLC	Analysis of Memorandum Review of Florida's opposition to class action motion	.80	1,052.00
07/16/20 MLC	Correspondence Correspondence with AHC counsel re opposition to pending class action motion	.30	394.50
07/16/20 MLC	Analysis of Memorandum Review of UCC statement re class action motions and request for adjournment	.50	657.50
07/16/20 MLC	Correspondence Correspondence with AHC counsel and counsel for MSGE and NCSG re proposed changes to opposition to class action motions	.60	789.00
07/16/20 JKH	Review/analyze Review revised schedules of States Consolidated Claim	.30	91.50
07/16/20 MAP	Review Documents Review latest draft of Proof of Claim Edits sent to states	.50	212.50

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/17/20 JSF	Examine Documents Review State Supplied Information and Suggested Revisions for Consolidated State POC Information	1.20	1,020.00
07/17/20 MLC	Conference call(s) Conference call with AHC counsel re class action certification motions and potential responses	1.00	1,315.00
07/17/20 MLC	Correspondence Correspondence among AHC counsel re debtors' opposition to class action motions	.30	394.50
07/17/20 MLC	Correspondence Correspondence re authorization requirement for filing of consolidated proof of claim	.80	1,052.00
07/17/20 MLC	Correspondence Correspondence among counsel for AHC and NCSG re UCC request for adjournment of class action motions	.40	526.00
07/17/20 MLC	Correspondence Correspondence re SC suggested revisions to proof of claim narrative	.30	394.50

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/17/20 MLC	Analysis of Memorandum Review of draft of joinder statement to debtors' opposition to shorten time re class action motions	.50	657.50
07/17/20 MLC	Analysis of Memorandum Review and analysis of memorandum describing obtaining requisite authorization from debtors and UCC	1.10	1,446.50
07/17/20 MLC	Correspondence Correspondence with Maine re proposed changes to consolidated POC narrative	.40	526.00
07/17/20 MLC	Correspondence Correspondence with Michigan re proposed changes to consolidated POC narrative	.70	920.50
07/17/20 MLC	Correspondence Correspondence with Colorado re proposed changes to consolidated POC narrative	.80	1,052.00
07/18/20 MLC	Correspondence Correspondence with TPP counsel re adjournment of class action motions	.20	263.00
07/19/20 MLC	Draft/revise Review of revised draft of opposition to the C&A tribe motion as well as to the Dunford motion	.70	920.50

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/19/20 MLC	Draft/revise Review of revised draft to tribal motion for class certification	.40	526.00
07/20/20 JSF	Examine Documents Consolidated Claim - Review Updated Claim Form and Supplement for Each State	.70	595.00
07/20/20 MLC	Correspondence Correspondence with Pillsbury re proposed changes to draft of consolidated States proof of claim	.60	789.00
07/20/20 MLC	Correspondence Correspondence with KL re revised paradigm for presentation of States consolidated proof of claim	.60	789.00
07/20/20 MLC	Draft/revise Review of proposed revisions to states consolidated POC narrative	.60	789.00
07/20/20 MLC	Draft/revise Review of proposed changes by Arkansas to its POC narrative	.80	1,052.00
07/20/20 MLC	Analysis of Memorandum Review of Hospital Claimants' Omnibus Reply to the Objections/Responses	.80	1,052.00

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DATE ATTORNEY DESCRIPTION HOURS AMOUNT .40 07/20/20 526.00 Correspondence MT_iC Correspondence with New Mexico concerning participation in consolidated states POC narrative 07/20/20 Draft/revise .60 789.00 Review of Pillsbury proposed changes to MLC consolidated states POC narrative 07/21/20 Examine Documents 1.60 1,360.00 Review Bar Date Order and Consolidated JSF Proof of Claim Documents 07/21/20 Correspondence 1.20 1,020.00 Draft E-Mail to Debtors re: Authorizations JSF for Consolidated States' Claim 07/21/20 .70 Conference call(s) 920.50 MLC Conference call meeting with States and Brattle re preparation of consolidated proof of claim 07/21/20 Conference call(s) 1.00 1,315.00 Conference call meeting with Brattle and MLC States re proof of claim 07/21/20 Analysis of Memorandum 1.10 1,446.50 Review and analysis of Court bar date MLC orders

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/21/20 MLC	Correspondence Correspondence with Troop, Eckstein and States (Nachman) re proposed revisions to consolidated states narrative	.80	1,052.00
07/21/20 MLC	Draft/revise Review and revision to draft email to UCC and Debtors counsel seeking authorization to file consolidated claim	.80	1,052.00
07/21/20 MLC	Correspondence Correspondence with SD re joining consolidated states POC	.20	263.00
07/21/20 MLC	Correspondence Correspondence with Gerard Cicero re coordinating authorization requests to UCC/Debtors	.30	394.50
07/21/20 MLC	Analysis of Memorandum Review of Reply of The Private Insurance Class Claimants In Further Support of Motion For Leave To File Class Proofs of Claim	.60	789.00
07/21/20 MLC	Analysis of Memorandum Review of court hearing transcripts (January 24 and June 3, 2020) re court colloquy re filing of consolidated proofs of claims	1.30	1,709.50

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DATE <u>ATTORNEY</u>	DESCRIPTION	HOURS	AMOUNT
07/21/20 MLC	Analysis of Memorandum Review of Independent Public School Districts of Omnibus Reply in Support of Motion for Class Certification and a Classwide Proof of Claim	.40	526.00
07/21/20 MLC	Correspondence Correspondence with debtors seeking authorization to file consolidated proof of claim	.20	263.00
07/21/20 MLC	Draft/revise Review of NCSG proposed revisions to draft Dunford objection	.30	394.50
07/21/20 MAP	Draft/revise Draft Memo regarding Bar Date Motion, Bar Date Hearings and Bar Date Orders re: POC Requirements	4.90	2,082.50
07/22/20 JSF	Examine Documents Review of Memo Analyzing Court Transcripts and Bar Date Order re: Filing Consolidated Claim	.40	340.00
07/22/20 JSF	Examine Documents Review of Replies Submitted in Support of Motions for Class Status for Filing POCS	.40	340.00
07/22/20 JSF	Examine Documents Review of Canadian Litigation Class Stipulation with Debtors	.20	170.00

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/22/20 MLC	Analysis of Memorandum Review of MAP memorandum re structure of filing consolidated proof of claim for states	.80	1,052.00
07/22/20 MLC	Correspondence Follow up correspondence with SD re filing consolidated POC state claims	.40	526.00
07/22/20 MLC	Correspondence Correspondence with GA re consolidated States POC narrative revisions	.40	526.00
07/22/20 MLC	Correspondence Correspondence from Jim Donahue to Brattle suggesting various revisions to Consolidated States POC analysis draft	.60	789.00
07/22/20 MLC	Analysis of Memorandum Review of Brattle's presentation re states consolidated POC analysis and medicaid/medicare reimbursements	.70	920.50
07/22/20 MAP	Draft/revise Revise Draft Memo regarding Bar Date Motion, Hearing Transcripts and Bar Date Orders	2.90	1,232.50
07/23/20 JSF	Telephone Call(s) Call with P. Singer, J. Donahue and Counsel for NCSG and AHC re: States' Consolidated POC	.80	680.00

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/23/20 JSF	Examine Documents Review of Latest Updates to Consolidated Claim Information for States	.90	765.00
07/23/20 MLC	Correspondence Correspondence with Donahue and Pillsbury re States consent to file consolidated states POC	.60	789.00
07/23/20 MLC	Conference call(s) Conference call with Pillsbury and certain State Reps re coordinating response to States consolidated POC	.50	657.50
07/23/20 MLC	Correspondence Follow up correspondence with Brattle re description of States' narrative and description in consolidated POC	.40	526.00
07/23/20 MLC	Correspondence Follow up correspondence with Debtors' counsel and UCC counsel re authorization to file consolidated claim	.30	394.50
07/23/20 MAP	Telephone Call(s) Phone Call with Pillsbury, Brown Rudnick, and Kramer Regarding States' Consolidated Claim	.80	340.00
07/23/20 MAP	Correspondence Draft of E-Mail to Debtors' and UCC re: States' Consolidated Claim	.30	127.50

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DATE ATTORNEY DESCRIPTION HOURS AMOUNT 07/24/20 Examine Documents .40 340.00 JSF Review of Correspondence with States re: Procedures for Finalizing and Confirming Information in States' Consolidated Claim 07/24/20 Examine Documents .40 340.00 JSF Review of Memo with Summry of Bar Date Hearing Transcript and Bar Date Orders re: Consolidated Claim Filing 340.00 07/24/20 Examine Documents .40 JSF Additional Comments from Certain States re: Consolidated Claim Submission Conference call(s) 1,052.00 07/24/20 .80 Conference call with Troop and PrimeClerk MLC concerning consolidated proof of claim filed by States 07/24/20 Correspondence .40 526.00 MLC Correspondence with Debtors' and UCC counsel re authorization to file consolidated POC 07/24/20 .30 394.50 Correspondence MLC Correspondence with Pillsbury re drafting revisions to POC narrative 07/24/20 Correspondence .30 394.50 Correspondence with Prime Clerk re MLC mechanics of filing consolidated POC

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/24/20 MLC	Correspondence Correspondence with Alabama re consolidated States POC	.30	394.50
07/24/20 MLC	Correspondence Follow up correspondence with States re mechanics of filing consolidated POC and related issues	.60	789.00
07/25/20 MLC	Correspondence Correspondence with MD re their comments to narrative of consolidated proof of claim	.30	394.50
07/25/20 MLC	Correspondence Correspondence with Brattle re New Mexico comments on POC analytics	.30	394.50
07/25/20 MLC	Correspondence Correspondence with UCC counsel re authorization to file consolidated state POC	.60	789.00
07/26/20 MLC	Correspondence Responsive correspondence to UCC follow up questions re authorization required	.80	1,052.00
07/26/20 MLC	Correspondence Correspondence with Pillsbury and Brown Rudnick re agency relationship and authorizations	.40	526.00

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DATE ATTORNEY DESCRIPTION **HOURS** AMOUNT 07/26/20 Draft/revise .50 657.50 MT_iC Drafted and revised response to UCC counsel re authorization and agency relationships 07/26/20 Correspondence .20 263.00 MLC Response to MD questions re consolidated 07/27/20 Examine Documents .70 595.00 Updates to Documents Supporting JSF Consolidated States' POC 07/27/20 Conference call(s) 1.00 1,315.00 Conference call with Brattle and Pillsbury MT_iC re proof of claim drafting 07/27/20 Correspondence .50 657.50 MLC Response by non-states to questions raised by UCC counsel re authorizations 07/27/20 Draft/revise 1.70 2,235.50 Further review and revisions to MLC consolidated states POC narrative 07/27/20 .30 394.50 Correspondence Correspondence with Brattle re calls with MLC individual States re POC 07/27/20 .60 Conference call(s) 789.00 MLC Conference call with Pillsbury and Brattle re changes to consolidated POC

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/27/20 MLC	Correspondence Correspondence with Utah re narrative POC	.20	263.00
07/27/20 MLC	Correspondence Correspondence re individual state claim numbers	.60	789.00
07/27/20 MLC	Correspondence Review of TN's proposed changes to consolidated states POC narrative	.30	394.50
07/28/20 JSF	Examine Documents Review of Additional Comments from States re: Consolidated Claim and Updated Claim Submission	.80	680.00
07/28/20 MLC	Telephone Call(s) Telcon with Gil Gelreich (TN) re Tennessee proof of claim	.50	657.50
07/28/20 MLC	Conference call(s) Conference call with Brattle and States re status of consolidated proof of claim	1.00	1,315.00
07/28/20 MLC	Correspondence Correspondence with Pillsbury concerning RI evidentiary issues	.40	526.00
07/28/20 MLC	Correspondence Correspondence with TN re POC narrative	.30	394.50

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DATE ATTORNEY DESCRIPTION HOURS AMOUNT 07/28/20 .20 Correspondence 263.00 MT_iC Follow up correspondence re RI questions with possible solutions 07/28/20 .20 Analysis of Memorandum 263.00 MLC Review of list of States joining the consolidated POC 07/28/20 Correspondence .80 1,052.00 Correspondence with Carol Jacobs of the MLC Virgin Islands re completing information sufficient to join consolidated states' POC 07/28/20 .20 Correspondence 263.00 Correspondence with Guam re need for MLC signature block to join consolidated states' POC 07/28/20 Correspondence .40 526.00 MLC Correspondence with N Mexico and Brattle re POC numbers and Ted Miller analysis 07/28/20 Correspondence .30 394.50 Correspondence with Prime Clerk and Brown MLC Rudnick re actual manner of filing consolidated POC 07/28/20 Analysis of Memorandum .80 1,052.00 Analysis of memo prepared by Pillsbury MLC concerning status of information provided and consents given state by state

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/28/20 MLC	Correspondence Correspondence with Brattle, Pillsbury and Prime Clerk re mechanics of filing consolidated state POC	.30	394.50
07/28/20 MLC	Draft/revise Reviewed and revised draft narrative re consolidated states POC	.60	789.00
07/28/20 MLC	Analysis of Memorandum Review of death data provided by Brattle as part of consolidated POC	.40	526.00
07/28/20 MLC	Correspondence Correspondence together with Pillsbury with all the states re latest version of consolidated states POC	.30	394.50
07/28/20 MLC	Correspondence Follow up correspondence with states re various revisions to their state numbers	.40	526.00
07/29/20 JSF	Telephone Call(s) Call with Pillsbury Firm re: States' Consolidated Claim Submission	.50	425.00
07/29/20 JSF	Examine Documents Consolidated State Claim Submissions and Supplements	1.30	1,105.00

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/29/20 MLC	Telephone Call(s) Telcon with Andrew Troop re consolidated states POC	.50	657.50
07/29/20 MLC	Conference call(s) Conference call with Singer, Eckstein and KY counsel re KY proof of claim	.50	657.50
07/29/20 MLC	Correspondence Correspondence with GA re consolidated state POC	.30	394.50
07/29/20 MLC	Correspondence Correspondence with WVA re consolidated states POC	.20	263.00
07/29/20 MLC	Conference call(s) Conference call with WVA and Brattle and Pillsbury re revisions to consolidated proof of claim	.30	394.50
07/29/20 MLC	Correspondence Correspondence with Brattle and Pillsbury re Alabama and Kentucky proposed changes to consolidated POC	.40	526.00
07/29/20 MLC	Draft/revise Review of proposed changes to New Mexico part of consolidated POC	.30	394.50

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DATE ATTORNEY DESCRIPTION HOURS AMOUNT 07/29/20 .30 Correspondence 394.50 MT_iC Correspondence with Texas re its state narrative in consolidated POC 07/29/20 Draft/revise .60 789.00 MLC Review of proposed Pillsbury revisions to consolidated states POC narrative 07/29/20 Correspondence 526.00 .40 Follow up correspondence with WVA and MLC Brattle re WVA narrative portion of consolidated POC 07/29/20 Telephone Call(s) . 30 394.50 Telcon with Robert Charbonneau re FL MLC narrative part of consolidated POC 07/29/20 Correspondence 526.00 .40 MLC Correspondence with Pillsbury and States re press releases and media issues re consolidated POC once filed 07/29/20 Draft/revise 263.00 .20 Review of proposed changes by WVA to MLC consolidated state narrative 07/29/20 Draft/revise .80 1,052.00 MLC Further review of changes and revisions to Brattle and Pillsbury portions of consolidated states POC

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DATE ATTORNEY DESCRIPTION HOURS AMOUNT 07/30/20 Examine Documents 2.40 2,040.00 Final Consolidated States' Claim for JSF Submission to Claims Agent and Correspondence to Claims Agent 07/30/20 Examine Documents .40 340.00 JSF Review of Correspondence with States re: States' Claim and Filing by Bar Date Deadline 07/30/20 Conference call(s) .70 920.50 MLC Conference call with Pillsbury re data compilation for POC 07/30/20 Conference call(s) .50 657.50 MLC Conference call re West Virginia proof of claim 07/30/20 Correspondence .70 920.50 MLC Correspondence with WVA re final proposed changes to POC narrative 07/30/20 Correspondence 263.00 .20 Follow up correspondence re mechanics of MLC filing consolidated POC with Prime Clerk 07/30/20 Analysis of Memorandum 1.20 1,578.00 Review of Brattle's "final" numbers and MLC tables to be included in consolidated states POC

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/30/20 MLC	Correspondence Correspondence with Brattle and Pillsbury re Rhode Island proposed revisions to its narrative in consolidated POC	.30	394.50
07/30/20 MLC	Analysis of Memorandum Review of tables prepared by Brattle for Arkansas, Alaska and Arizona in consolidated POC	.60	789.00
07/30/20 MLC	Correspondence Correspondence with Pillsbury re cross checking of state numbers against overall total	.40	526.00
07/30/20 MLC	Draft/revise Drafting of transmittal memorandum to Prime Clerk re filing of consolidated POC	.40	526.00
07/30/20 MLC	Correspondence Correspondence with states re need for "wet" signatures in support of filing of states consolidated POC	.30	394.50
07/30/20 MLC	Correspondence Correspondence with states re change in tables for individual states in connection with consolidated state POC	.50	657.50
07/30/20 MLC	Correspondence Follow up correspondence with South Dakota re change in state's tables	.20	263.00

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DATE ATTORNEY DESCRIPTION **HOURS** AMOUNT 07/30/20 Draft/revise 1.30 1,709.50 MT_iC Final review of Brattle tables and states' narratives included in consolidated POC 07/30/20 Correspondence .30 394.50 MLC Correspondence with Pillsbury and Jim Donahue re finalizing consolidated POC for filing 07/30/20 526.00 Correspondence .40 Correspondence with Prime Clerk and DPW re MLC confirmation of filing of consolidated states POC 07/30/20 Correspondence .30 394.50 MLC Correspondence with Brown Rudnick re filing of non-state consolidated POC 07/30/20 Correspondence .40 526.00 MLC Correspondence with States re timely filing of consolidated POC 07/30/20 920.50 Analysis of Memorandum .70 Review of proofs of claim filed by the MLC Federal Government in case 07/30/20 Draft/revise .60 255.00 Review Final Draft of Governmental MAP Claimant Proof of Claim Form and Attachments for States' POC

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DATE
ATTORNEY DESCRIPTION

07/30/20 Draft/revise

MAP Review final draft of Schedule 1 and Schedule 10 of States' Consolidated Proof of Claim - Territory Supplement to Consolidated Claim and Authorization Form

TOTAL PHASE PU05

AMOUNT

60

255.00

137.40

\$158,275.00

Phase: PU06		EMPLOYMENT &	FEE APPLICATIONS
DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/08/20 JSF	Prepare Legal Papers Preparation of Second Interim Fee Application	.40	340.00
07/08/20 JKH	Prepare Legal Papers Prepare Second Interim Fee Application	2.90 n	884.50
07/12/20 JSF	Prepare Legal Papers Prepare Second Interim Fee Application	2.80 n	2,380.00
07/13/20 JSF	Prepare Legal Papers Revise Interim Fee Application and Exhibits	1.20	1,020.00
07/13/20 JKH	Prepare Chart(s) Prepare exhibits for second interim application	2.70	823.50

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/14/20 JKH	Prepare Legal Papers Review and finalize second interim fee application	.50	152.50
07/15/20 JSF	Examine Documents Review Second Interim Fee Application for Filing	.30	255.00
TOTAL PHAS	SE PU06	10.80	\$5,855.50
Phase: PUC	9 MEETINGS &	COMMUNICATIONS	W/ AD HOC
DATE			
DATE ATTORNEY	DESCRIPTION	<u>HOURS</u>	AMOUNT
	DESCRIPTION Examine Documents Review of E-Mail to AHC Providing Updates on Filed Motions	HOURS .40	<u>AMOUNT</u> 340.00
<u>ATTORNEY</u> 07/01/20	Examine Documents Review of E-Mail to AHC Providing Updates		

committee

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OTTERBOURG P.C.

230 PARK AVENUE

NEW YORK, NY 10169-0075

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DATE ATTORNEY DESCRIPTION HOURS AMOUNT 07/09/20 Correspondence .80 1,052.00 Correspondence with AHC counsel re MT_iC payments to various political organizations .30 07/09/20 Correspondence 394.50 Correspondence with AHC members re motions MLC pending before Court 07/10/20 526.00 Correspondence .40 Correspondence with AHC members repending MLC class action motions 07/14/20 Telephone Call(s) . 50 657.50 Telcon with Robert Charbonneau re MLC Florida's proof of claim 07/14/20 .70 Correspondence 920.50 MLC Correspondence with AHC committee members re opposition to pending class action motions 07/15/20 Telephone Call(s) 1.50 1,275.00 Participate in Weekly Ad Hoc Commitee JSF Conference Call 07/15/20 Examine Documents .40 340.00 Review of Case Updates to AHC re: Pending JSF Motions, Responses and Amended Protective Order

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NEW YORK, NY 10169-0075

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/15/20 MLC	Conference call(s) Conference call weekly meeting with AHC	1.40	1,841.00
07/16/20 MLC	Correspondence Review of email to AHC by KL concerning status of various pending matters	.60	789.00
07/16/20 MLC	Correspondence Correspondence by Molton re DOJ request for meeting	.20	263.00
07/17/20 JSF	Correspondence E-Mail: Respond to Inquiries from Rep from State of Michigan re: POC Form and Information	.40	340.00
07/17/20 MLC	Correspondence Correspondence among AHC members re AHC filing joinder to debtors' opposition to motion to shorten re class action motions	.80	1,052.00
07/20/20 MLC	Correspondence Correspondence with AHC re revisions to draft in support of debtors' motion for exclusivity	.50	657.50
07/22/20 MLC	Correspondence Correspondence with AHC members and counsel re follow up to FTI presentation	.30	394.50

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DATE ATTORNEY	DESCRIPTION	HOURS	AMOUNT
07/22/20 MLC	Correspondence Correspondence with AHC re PEC filing of response re Judge Polster rulings	.30	394.50
07/27/20 JSF	Examine Documents Review of Updates to AHC re: NAACP Motion and Discovery Issues	.40	340.00
07/27/20 MLC	Correspondence Review of KL correspondence with AHC members re NAACP and filing of consolidated claims	.60	789.00
07/29/20 JSF	Telephone Call(s) Weekly Status Conference Call with Ad Hoc Committee	1.60	1,360.00
07/29/20 JSF	Examine Documents Review of Agenda Items for AHC Weekly Meeting	.20	170.00
07/29/20 MLC	Conference call(s) Weekly meeting of AHC and its counsel (MLC Portion)	1.10	1,446.50
TOTAL PHAS	E PU09	15.40	\$17,740.00
	TOTAL FOR	SERVICES	\$223,736.00

EXHIBIT D

Summary of Actual and Necessary Expenses

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SUMMARY OF ACTUAL AND NECESSARY DISBURSEMENTS FOR THE STATEMENT PERIOD

Expense Category	Total Expenses
Conference Call(s)	\$120.14 ¹
Electronic Research	\$63.56
TOTAL:	\$183.70

¹ This relates to the following conference calls: (1) conference call held on June 8, 2020, lasting approximately 25 minutes, in which 3 people participated; (2) conference call held on June 8, 2020, lasting approximately 5 minutes, in which 2 people participated; and (3) conference call held on June 24, 2020, lasting approximately 35 minutes, in which 3 people participated.

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EXHIBIT E

Expense Detail

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DISBURSEMENTS FOR YOUR ACCOUNT		
Conference Call(s)		120.14
Electronic Research		63.56
	TOTAL DISBURSEMENTS	183.70